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5 Counsel for Defendant Tekeema Renee Taylor

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8 IN THE UNITED STATES DISTRICT COURT
9
FOR THE NORTHERN DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA,) No. CR-04-0006 WHA
11 Plaintiff,)
12) STIPULATION AND [PROPOSED]
13 v.) ORDER FOR EARLY TERMINATION
14) OF PROBATION
15 TEKEEMA RENEE TAYLOR,) Date: January 28, 2009
16 Defendant.) Court: Honorable William H. Alsup
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19 The undersigned parties stipulate as follows:

- 20 1. On January 22, 2009, this Court held a status conference on Ms. Taylor's probation
21 conditions. At that time, the parties reported that Ms. Taylor was compliant with those
22 conditions;
- 23 2. Ms. Taylor's four year probation term is set to expire in May, 2009 after commencing
24 in May, 2005. Given her success on probation to date, the parties jointly moved to
25 terminate Ms. Taylor's probation early so she can move to Texas with her children to
pursue a job opportunity;

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27 STIPULATION TO TERMINATE
28 PROBATION
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- 1 3. United States Probation Officer Richard Brown has confirmed the following
- 2 information about Ms. Taylor's relocation to Texas: Ms. Taylor will be working as a
- 3 child care provider at 3303 Ithaca Drive, Missouri City, Texas, 77454. The job is full
- 4 time and pays \$300 per week;
- 5 4. Ms. Taylor will be living with her children at the West Chase Forest Apartment Homes,
- 6 at 11355 Richmond Avenue, Apt 1812, Houston, TX 77082. Her job is located fifteen
- 7 minutes from her apartment;
- 8 5. Ms. Taylor will enjoy the support of several family members and friends in Texas,
- 9 including several cousins, one of which will be her primary employer;
- 10 6. For the aforementioned reasons, the parties jointly request that the Court terminate Ms.
- 11 Taylor from probation at this time.

12 | IT IS SO STIPULATED.

13 1/27/2009 /S/
14 ELIZABETH M. FALK
Assistant Federal Public Defender

15 1/27/2009 /S/
16 SUSAN JERICH
Assistant United States Attorney

1/27/2009 /S/
18 RICHARD BROWN
United States Probation Officer

[PROPOSED] ORDER

21 GOOD CAUSE SHOWN, this Court GRANTS the parties joint motion for early termination of
22 probation.



23 DATED: January 28, 2009

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STIPULATION TO TERMINATE
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